

1 Raymond P. Niro (Member of the N.D. Cal.
Bar)
2 Daniel R. Ferri (*pro hac vice*)
NIRO, HALLER & NIRO
3 181 West Madison Street, Suite 4600
Chicago, IL 60602
4 Telephone: (312) 236-0733
Facsimile: (312) 236-3137
5 Email: rniro@nshn.com
dferri@nshn.com

6 MARTIN L. FINEMAN (State Bar No.
1104413)
DAVIS WRIGHT TREMAINE LLP
8 505 Montgomery Street
Suite 808
9 San Francisco, CA 94111
Telephone: (415) 276-6575
10 Facsimile: (415) 276-6599
Email: martinfinegan@dwt.com

11 Attorneys for Plaintiff
12 CASCades COMPUTER
INNOVATION LLC

JONATHAN M. JACOBSON
CHUL PAK (*pro hac vice*)
DANIEL P. WEICK (*pro hac vice*)
WILSON SONSINI GOODRICH & ROSATI
Professional Corporation
1301 Avenue of the Americas
New York, NY 10019
Telephone: (212) 999-5800
Facsimile: (212) 999-5899
Email: jjacobson@wsgr.com
cpak@wsgr.com
dweick@wsgr.com

LISA A. DAVIS, State Bar No. 179854
WILSON SONSINI GOODRICH & ROSATI
Professional Corporation
650 Page Mill Road
Palo Alto, CA 94304
Telephone: (650) 493-9300
Facsimile: (650) 493-6811
Email: ldavis@wsgr.com

Attorney for Defendant
HTC CORPORATION

14 UNITED STATES DISTRICT COURT
15 NORTHERN DISTRICT OF CALIFORNIA
16 OAKLAND DIVISION

17 CASCades COMPUTER
INNOVATION LLC,

18 Plaintiff,

19 vs.

20 RPX CORPORATION; HTC
CORPORATION; and SAMSUNG
21 ELECTRONICS, CO., LTD.

22 Defendants.

CASE NO. 4:12-cv-01143-YGR

**STIPULATION OF DISMISSAL
WITH PREJUDICE**

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1 Plaintiff Cascades Computer Innovation LCC (“Cascades”) and Defendant HTC
2 Corporation (“HTC”), by and through their undersigned counsel, hereby stipulate that all claims
3 for relief asserted by Cascades and defenses asserted by HTC in the above-identified action shall
4 be dismissed with prejudice pursuant to Federal Rule of Civil Procedure 41(a)(1)(A)(ii).

5 The Parties further stipulate that each party shall be responsible for its own fees and costs.

6 IT IS SO STIPULATED.
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8 Dated: September 24, 2015

NIRO, HALLER & NIRO

9 By: /s/ Raymond P. Niro
10 Raymond P. Niro

11 Attorney for Plaintiff
12 CASCADeS COMPUTER
13 INNOVATION LLC

14 Dated: September 24, 2015

WILSON SONSINI GOODRICH & ROSATI
15 Professional Corporation

16 By: /s/ Jonathan M. Jacobson
17 Jonathan M. Jacobson
18 Attorney for Defendant
19 HTC CORPORATION

ATTESTATION CLAUSE

I, Raymond P. Niro, am the ECF User whose identification and password are being used to file this Stipulation. I hereby attest that Jonathan M. Jacobson of Wilson Sonsini Goodrich & Rosati has concurred in this filing.

Dated: September 24, 2015

NIRO, HALLER & NIRO

By: /s/ Raymond P. Niro
Raymond P. Niro

Attorneys for Plaintiff
CASCADES COMPUTER
INNOVATION LLC